1		The Honorable Marsha J. Pechman	
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8	UNITED STATES DISTRICT COURT		
9	WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
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11	RYAN KARNOSKI, et al.,	Case No. 2:17-cv-01297-MJP	
12	<i>Plaintiffs</i> , and	JOINT STIPULATION TO VACATE	
13	STATE OF WASHINGTON,	PRELIMINARY INJUNCTION AND ORDER	
14	Plaintiff-Intervenor,		
15	v.		
16	DONALD J. TRUMP, in his official capacity		
17	as President of the United States, et al.,		
18	Defendants.		
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28	JOINT STIPULATION TO VACATE	2101 Fourth Avenue, Suite 1500	

JOINT STIPULATION TO VACATE PRELIMINARY INJUNCTION [Case No.: 2:17-cv-01297-MJP]

2101 Fourth Avenue, Suite 1500 Seattle, Washington 98121 (206) 274-2800

1	Plaintiffs Ryan Karnoski, Staff Sergeant Cathrine Schmid, D.L., Chief Warrant Officer
2	Lindsey Muller, Petty Officer First Class Terece Lewis, Petty Officer Second Class Phillip
3	Stephens, Petty Officer Second Class Megan Winters, Jane Doe, Human Rights Campaign,
4	Gender Justice League, and American Military Partners Association n/k/a Modern Military
5	Association of America (collectively "Plaintiffs"), Plaintiff-Intervenor State of Washington, and
6	Defendants Donald J. Trump, Mark Esper, and the United States Department of Defense
7	(collectively "Defendants," and together with Plaintiffs and Plaintiff-Intervenor, "Parties")
8	hereby stipulate as follows:
9	WHEREAS, this Court granted Plaintiffs' motion for preliminary injunction on December
10	11, 2017 (Dkt. No. 103).
11	WHEREAS, this Court struck Defendants' motion to dissolve the preliminary injunction
12	on April 13, 2018 (Dkt. No. 233).
13	WHEREAS, the Ninth Circuit vacated and remanded this Court's order striking
14	Defendants' motion to dissolve and further held that "[i]f Plaintiffs no longer wish to pursue a
15	preliminary injunction, they may so advise the district court on remand" (Dkt. No. 338 at 58.)
16	WHEREAS, the Parties disagreed whether their discovery disputes should be resolved first
17	before any resolution of Defendants' motion to dissolve (Dkt. No. 341), and this Court ordered
18	that "[i]f Plaintiffs wish to file an opposition to Defendants' motion to dissolve, they must do so
19	on or before August 2, 2019" (Dkt. No. 344).
20	NOW THEREFORE, the Parties, through their respective counsel of record, do hereby
21	stipulate and agree as follows:
22	After the Ninth Circuit's issuance of the mandate, the preliminary injunction should be
23	vacated based on the stipulation of the Parties, without prejudice to any renewed motion for a
24	preliminary injunction.
25	SO STIPULATED.
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1	Respectfully submitted August 2, 2019.	
2	NEWMAN DU WORS LLP	UNITED STATES DEPARTMENT OF JUSTICE
3		
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	JOINT STIPULATION TO VACATE	2101 Fourth Avenue, Suite 1500

JOINT STIPULATION TO VACATE PRELIMINARY INJUNCTION - 2 [Case No.: 2:17-cv-01297-MJP]

1 **ORDER** 2 This matter comes before the Court on the Parties' Joint Stipulation to Vacate Preliminary 3 Injunction. After considering the Parties' Joint Stipulation, the preliminary injunction is hereby 4 vacated based on the stipulation of the Parties, without prejudice to any renewed motion for a 5 preliminary injunction. 6 IT IS SO ORDERED. 7 8 DATED this 5th day of August, 2019. 9 10 Maisley Helens 11 12 United States District Judge 13 14 15 16 17 PRESENTED BY: 18 UNITED STATES DEPARTMENT OF 19 **JUSTICE NEWMAN DU WORS LLP** 20 21 s/ Jason B. Sykes s/ Andrew E. Carmichael Derek A. Newman, WSBA No. 26967 JOSEPH H. HUNT 22 Assistant Attorney General dn@newmanlaw.com Civil Division Jason B. Sykes, WSBA No. 44369 23 JOHN R. GRIFFITHS jason@newmanlaw.com **Branch Director** 24 Rachel Horvitz, WSBA No. 52987 ANTHONY J. COPPOLINO rachel@newmanlaw.com **Deputy Director** 25 2101 Fourth Ave., Ste. 1500 ANDREW E. CARMICHAEL, VA Bar # Seattle, WA 98121 26 76578 (206) 274-2800 Trial Attorney 27 United States Department of Justice LAMDBA LEGAL DEFENSE AND Civil Division, Federal Programs Branch 28 **EDUCATION FUND, INC.** andrew.e.carmichael@usdoj.gov JOINT STIPULATION TO VACATE 2101 Fourth Avenue, Suite 1500 PRELIMINARY INJUNCTION - 3 Newman Du Wors LLP Seattle, Washington 98121

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[Case No.: 2:17-cv-01297-MJP]

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CERTIFICATE OF SERVICE The undersigned certifies under penalty of perjury under the laws of the United States of America and the laws of the State of Washington that all participants in the case are registered CM/ECF users and that service of the foregoing documents will be accomplished by the CM/ECF system on August 2, 2019. Jason B. Sykes, WSBA No. 44369 jason@newmanlaw.com 2101 Fourth Ave., Ste. 1500 Seattle, WA 98121 (206) 274-2800